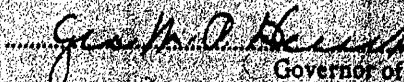


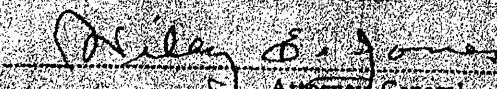
RECEIVED AT U. S. Land Office, Phoenix Arizona. JAN 2 - 1917 1916. at _____ o'clock _____ M.	Fee \$ _____ Comm. \$ _____ Pur. Mon. \$ _____	Serial No. 031870 Receipt No. _____
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SELECTION LIST NO. 191

The State of Arizona, under and by virtue of the Act of Congress approved June 20, 1910, (36 Stat., 557), and in conformity with the laws of the State of Arizona, hereby makes application for the within described unappropriated, unreserved and nonmineral public lands, for the benefit of ~~Payment of Bonds and Accrued Interest Thereon of Maricopa, Pinal, Yavapai and Coconino Counties~~ and it is hereby certified that the said selections and those pending, together with those approved, do not exceed the total amount granted to the State for the purpose named.


 Governor of Arizona


 State Land Commissioner of Arizona


 Attorney General of Arizona

United States Land Office at Phoenix, Arizona.

We hereby certify that this list No. _____, Serial No. _____, containing _____
 acres, was filed in this office _____, 191____, accompanied with the legal fees
 amounting to \$ _____; that there is not of record in this office any adverse filing,
 entry, or claim to the land selected by the State, and that the filing of said list is this day
 allowed and approved.

Register

Receiver

Publication ordered _____ 191____

in the _____ published at _____

Pinal County

Description of Tracts.	Sec.	Town.	Range.	Area.
SE $\frac{1}{4}$:	9	10 S.	18 E.	160.00
W $\frac{1}{2}$ SW $\frac{1}{4}$:	10	"	"	80.00
Total -				240.00

All relinquished -

SE $\frac{1}{4}$ Section 9 T. 10 S., R. 18 E., protested by Roy Willis.

3/6/17 Letter relinquishing this tract
 10/21/17 Letter from Comm. J.H.O. accepting Rel.
 a ...

STATE LAND DEPARTMENT
STATE OF ARIZONA, PHOENIX.

In the matter of the homestead application of Roy Wills, under Act approved December 29th, 1916, involving, SR; Sec. 9; S¹ Sec. 10 and NW¹ Sec. 15, all in T¹ 10-S R. 18-E G. & S. R. E. & N., and conflicting with State Selection therefor

PETITION FOR RELEASE

OF

STATE SELECTION

State of Arizona :
County of Pinal : ss.

Roy Wills, being first duly sworn deposes and says, that in the months of October and November, 1916, he appropriated by prescription and use two certain springs located upon the SR; Sec. 9- T¹ 10-S R. 18-E G. & S. R. E. & N., and has been using the same in his business of stock-raising continuously since that time; that on the 8th day of December, 1916, he posted his notice of location and appropriation of said springs, which he duly designated in said notice as BURRO Spring, upon a tree 30 feet northwest from said spring, and that said act was duly witnessed; that there after and on the 26th day of December, 1916, he caused the said notice to be duly recorded in the office of the Pinal County Recorder's Office, in Book 15 of Miscellaneous Records, page 509, together with his affidavit of posting; That on the 22nd day of December, 1916, he posted and his notice of location and appropriation of the other spring located on the said SR; Section 9, aforesaid, and about 1/4 of a mile SE from the said BURRO Spring, and that said act was duly witnessed, and that thereafter he caused the said notice to be duly recorded in the Office of the Pinal County Recorder's Office in on December 27th, 1916, in Book 15 of Miscellaneous Records at Page 513; that during all of said time he has been in possession of and using the waters of said spring, and after the posting and recording of the notices of location and appropriation aforesaid he has commenced the development of said springs, and has spent his time, labor and money therefor and thereon to the

amount of \$

That on the 8th day of January, 1917 he duly filed in the United States Land Office his application to enter under the ~~tax~~ Act approved December 29th, 1916, the said SE $\frac{1}{4}$ Sec. 9, S $\frac{1}{2}$ Sec. 10, and NW $\frac{1}{4}$ Sec. 15, Tp. 10-S R. 18-E G. & S. R. E. & M. And thereupon he found that the State of Arizona had filed its application for selection of all or a part thereof; That the reason applicant had not made a filing on said lands prior to said date was because he was unable to locate the corner on said land and establish the proper description therefor.

WHEREFORE Applicant asks that by reason of his prior rights in the premises that the State of Arizona withdraw its application for a selection of said land; and permit his homestead application to prevail; That he is herewith attaching certified copies of his said notices of location and appropriation of the waters of the said springs located on the SE $\frac{1}{4}$ said Section 9, aforesaid. And that he have due notice thereof.

Subscribed and sworn to before me
this 16th day of January, 1917.


Notary Public

My Commission Expires March 14, 1920

State of Arizona

County of Pinal

ss.

Henry N. Wills and Roy L. Troxel being, each for himself first duly sworn, depose and say.- that he is well acquainted with the said Roy Wills, and the land heretofore described; that he is well acquainted with the acts of location, appropriation and use of the waters of the said springs, and of the said land by the said Roy Wills for stock-raising purposes; that he has read the foregoing affidavit and knows the contents thereof; that the same is true of his own knowledge.

Roy L. Troxel
Roy L. Troxel

Subscribed and sworn to before me this
16th day of February, 1917.

Charles H. Smith
Notary Public.

Notary Public, State of Arizona, expires March 14, 1920

Spring Ranch Water Right.

KNOW ALL MEN BY THESE PRESENTS:

That, I, the under signed Roy Wills, of Pinal County, State of Arizona, have this day located for Agricultural and Stock Raising purposes three (3) inches, miners' measure, of the water of this Spring under and in accordance with the laws of the State of Arizona regulating the location and possession of water rights.

Also, the right of way for a pipe line from the point where is posted this notice, to a place selected as a suitable site for a Reservoir.

The dimensions of said pipe at the head being as follows; 3 inches wide at top, reduced to 1 inch wide at bottom, _____ in depth, with a uniform grade of _____ to the rod.

This location may be more generally described as being situated about one mile East of Sacaton Ranch house and about $\frac{1}{4}$ mile South Easterly direction from Burro Springs all in Township (10) ten S.R. 16 East and shall be known as Spring Ranch. In Pinal County, State of Arizona. Dated on the ground this 22nd. day of December 1916

Roy Wills

WITNESS:

Thos. N. Wills.

Filed and recorded at the request of T. N. Wills,
Dec. 27, 1916, at one o'clock p.m.

Book 15 Miscellaneous
Page 518.

W. L. BROWN, Recorder,
By M. O. Benscoe, Deputy.

FOR STOCK-RAISING PURPOSES, ETC.

KNOW ALL MEN BY THESE PRESENTS:

That, I, Roy Wills, of the County of Pinal, State of Arizona, do hereby claim, locate and appropriate, perpetually all of the flow, surface, natural and underflow, and all of the seepage waters thereof, and all of the percolating and subterranean waters thereof, and all of the surplus and flood-waters of the said BURRO Spring, or so much thereof as may be necessary for the purposes hereinafter set forth, to wit: For domestic and stock-raising and other beneficial purposes, and all of the waters that may be developed thereby and therefrom, for the purposes aforesaid;

That a right of way is hereby claimed and appropriated for the erection and construction of pumping devices, storage devices, reservoirs, pipe lines, and for other necessary things and devices for the economic and efficient use of the waters so developed and appropriated from the said BURRO Spring.

That the point at which this notice is posted is on a tree 25 feet, N. W. from the Spring.

Dated and posted on the ground this 8th day of December 1916.

Roy Wills.

WITNESSES:

Fred Keeley

State of Arizona :
 : SS.
County of Pinal :

That, I, Roy Wills being first duly sworn deposes and says, that the within and foregoing is a true copy of a notice posted in the manner and for the purposes therein appearing on the 8th day of December 1916.

Roy Wills.

Subscribed and sworn to before me this 23rd. day of December 1916.

Elmer W. Oaker.

Notary Public, Arizona.

My commission expires

March 14, 1920.

Filed and recorded at the request of T. N. Wills, Dec.
26, 1916, at nine o'clock a.m.

Book 15 Miscellaneous
page 509.

W. L. Brown, Recorder.

By M. C. Bennett, Deputy.

STATE LAND DEPARTMENT
STATE OF ARIZONA, PHOENIX.

In the matter of the homestead : PETITION FOR RELEASE
application of Roy Wills, under :
Act approved December 29th, 1916. : OF
involving, SE $\frac{1}{4}$ Sec. 9; SE $\frac{1}{4}$ Sec. 10 :
and NW $\frac{1}{4}$ Sec. 15, all in Tp. 10-S. : STATE SELECTION
R. 18-E. G. & S. R. E. & M., and :
conflicting with State Selection :
therefor :

State of Arizona :
County of Pinal : ss,

Roy Wills, being first duly sworn deposes and says, that in the months of October and November, 1916, he appropriated by prescription and use two certain springs located upon the SE $\frac{1}{4}$ Sec. 9- Tp. 10-S R. 18-E G. & S. R. E. & M., and has been using the same in his business of stock-raising, continuously since that time; that on the 8th day of December, 1916, he posted his notice of location and appropriation of said spring, which he duly designated in said notice as BURRO Spring, upon a tree 25 feet northwest from said spring, and that said act was duly witnessed; that there after and on the 26th day of December, 1916, he caused the said notice to be duly recorded in the office of the Pinal County, Recorder's Office, in Book 15 of Miscellaneous Records, page 609, together with his affidavit of posting; That on the 22nd day of December, 1916, he posted his notice of location and appropriation of the other spring located on the said SE $\frac{1}{4}$ Section 9, aforesaid, and about $\frac{1}{2}$ of a mile SE from the said BURRO Spring, and that said act was duly witnessed, and that thereafter he caused the said notice to be duly recorded in the Office of the Pinal County Recorder's Office on December 27th, 1916, in Book 15 of Miscellaneous Records at Page 618; that during all of said time he has been in possession of and using the waters of said spring, and after the posting and recording of the notices of location and appropriation aforesaid he has commenced the development of said springs, and has spent his time, labor and money therefor and thereon to the

amount of \$ 200.00

That on the 8th day of January, 1917 he duly filed in the United States Land Office his application to enter under the ~~xxxx~~ Act approved December 29th, 1916, the said SE $\frac{1}{4}$ Sec. 9, S $\frac{1}{4}$ Sec. 10, and NW $\frac{1}{4}$ Sec. 15, Tp. 10-S R. 13-E G. & S. R. E. & M. And thereupon he found that the State of Arizona had filed its application for selection of all or a part thereof; That the reason applicant had not made a filing on said lands prior to said date was because he was unable to locate the corner on said land and establish the proper description therefor, and thereof.

WHEREFORE Applicant asks that by reason of his prior rights in the premises that the State of Arizona withdraw its application for a selection of said land; and permit his homestead application to prevail: That he is herewith attaching certified copies of his said notices of location and appropriation of the waters of the said springs located on the SE $\frac{1}{4}$ said Section 9, aforesaid. And that he have due notice thereof.

Ray Willis
Subscribed and sworn to before me

this 16th day of January, 1917.

Ed. J. [Signature]
Notary Public

My Commission Expires March 14, 1920

March 6, 1917.

The Honorable,
The Commissioner of the General Land Office,
Washington, D. C.

Sir:

On January 2, 1917, under the provisions of the Act of Congress approved June 20, 1910, the State of Arizona filed in United States Land Office, Phoenix, Arizona, its Selection List No. 699, Serial No. 331870, applying to select certain lands therein specified, amounting to 240 acres, for the benefit of Payment of Bonds and Accrued Interest thereon of Maricopa, Pima, Yavapai and Coconino Counties.

Said List No. 699, Serial No. 331870, includes §§ Sec. 9; 10; 11; 12 in T. 10 S., R. 18 E.:

Affidavits have been filed in this office by Roy Williams setting forth prior rights to the above described tracts.

You are, therefore, advised that the State of Arizona desires to relinquish the land included in the above list from its selection without prejudice to the acreage the State is entitled to select under the Act of June 20, 1910.

Very respectfully,

Governor of Arizona

W. R. Moore
State Land Commissioner

Attorney-General of Arizona